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Howard Smith, Esq. (SBN 166571)
    BERMAN, BERMAN & BERMAN, LLP
    11900 W. Olympic Blvd., Suite 600
    Los Angeles, California 90064
    Telephone (310) 447-9000
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    Facsimile (310) 447-9011
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 5
    Attorneys for Defendants,
    ANH REGENT dba REGENT & ASSOCIATES and
    EQUABLE ASCENT FINANCIAL
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 7
 8
                       UNITED STATES DISTRICT COURT
 9
                 FOR THE NORTHERN DISTRICT OF CALIFORNIA
10
                          SAN FRANCISCO DIVISION
    ABDON SANTIAGO, individually
                                      CASE No. CV 11-03158-CRB
11
    and on behalf of all others
    similarly situated,
                                       STIPULATION TO CONTINUE INITIAL
12
                                       CASE MANAGEMENT CONFERENCE;
             Plaintiff,
                                       [PROPOSED] ORDER
13
14
                                       DATE: October 7, 2011
        v.
                                       TIME: 8:30 a.m.
                                       COURTROOM: 6 (17<sup>th</sup> Floor)
15
    EQUABLE ASCENT FINANCIAL,
    a/k/a EAF; AHN REGENT d/b/a
    REGENT & ASSOCIATES; DOES 1-
16
    20,
17
             Defendants.
18
19
20
    IT IS HEREBY AGREED AND STIPULATED TO between the parties as
21
    follows:
22
         On October 7, 2011, the initial Case Management Conference is
    scheduled to be held in this action. The parties agree to continue
23
24
    the conference as a result of a holiday on that date. The parties
25
    agree that the conference should be continued for a period of 60
26
   / / /
27
28
    / / /
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1	days to a date available on the Court's calendar so that it may take
2	place after the early mediation to be held in this action.
3	
4	
5	Dated: September 20, 2011 BERMAN, BERMAN, & BERMAN, LLP
6	Dated: September -, 2011 BERMAN, SERVER, C BERMAN, SERVER,
. 7	By: SUD M
8	HOWARD SMITH, ESQ. Attorneys for Defendants,
9	ACTOTHEYS FOR DETENDENCES, ANH REGENT dba REGENT & ASSOCIATES and EQUABLE ASCENT FINANCIAL
10	SIG EXCHDIB VACENT LIMMICIAN
11	
12	Dated: September 70, 2011 THE BERG LAW FIRM
13	
14	By:
15	IRVING L. BERG, ESQ. Attorneys for Plaintiff,
16	ABDON SANTIAGO
17	
18	(<i>i</i>)
19	Dated: September 10 2011 HORVITZ, HORVITZ & ASSOCIATES
20	1 R
21	O. RANDOLPH BRAGG, ESQ.
22	Pro Hac Vice Counsel for Plaintiff ABDON SANTIAGO
23	
24	
25	
أحرين	
26	
26 27 28	

1	PROOF OF SERVICE
2	STATE OF CALIFORNIA)
3	COUNTY OF LOS ANGELES)
4	I am employed in the County of Los Angeles, State of
5	California. I am over the age of 18 and not a party to the within action. My business address is 11900 Olympic Blvd., Suite 600, Los Angeles, California 90064.
6	2/
7	On September, 2011, I served the foregoing document described as "STIPULATION TO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE; [PROPOSED] ORDER" on the interested parties in this
8	action by placing a [X] true copy(ies) [] the original document thereof enclosed in a sealed envelope addressed as follows:
	[SEE ATTACHED SERVICE LIST]
10	X (BY MAIL) In accordance with the regular mail collection
11	and processing practices of this business office with
12	which I am familiar, by means of which mail is deposited with the United States Postal Service at Los Angeles,
13	California that same day in the ordinary course of business, I deposited such sealed envelope for collection
14	and mailing on this same date following ordinary business practices.
15	(BY PERSONAL SERVICE)
16	By personally delivering copies to the person served.
17	I delivered such envelope by hand to the office of the addressee pursuant to Code of Civil Procedure
18	S1011. I caused such envelope to be delivered by hand to
19	the office of the addressee, either by overnight delivery via Federal Express or by local courier
20	service. I caused such envelope to be delivered to the office
21	of the addressee, by telecopier or facsimile machine. Proof of such delivery is attached hereto.
22	STATE
23	X I declare under penalty of perjury under the laws of the State of California that the above is true and correct.
24	\sim 1
	Executed on September, 2011, at Los Angles, California.
25	JANANNE HAYES WATER
26	Name Signature
27	
28	

1 Mailing List 2 Abdon Santiago vs. Equable Ascent Financial 3 Case No: CV 11-03158-EDL 4 5 Irving L. Berg The Berg Law Group 6 145 Town Center, PMB 493 Corte Madera, California 94925 Telephone No.: (415) 924-0742 Fax No. (415) 891-8208 8 irvberg@comcast.net Counsel for Plaintiff ABDON SANTIAGO 9 10 O. Randolph Bragg PRO HAC VICE 11 HORWITZ, HORWITZ & ASSOC. 25 E. Washington St., Suite 900 12 Chicago, IL 60602 Telephone No. (312) 372-8822 13 Fax No. (312) 372-1673 rand@horwizlaw.com Pro Hac Vice Counsel for 14 Plaintiff ABDON SANTIAGO 15 16 17 18 19 20 21 22 23 24 25 26 27

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